

BOODY AGES AT LAST.

Application Made for the Publication of the Minutes.

Judge Moore Will Hear the Motion To-Morrow.

The Peculiar Position of District-Attorney Ridgway.

Smarting under the censure of the Grand Jurors who said he, with thirteen members of the Board of Aldermen, ought to be indicted for frauds perpetrated against the city, and the wide publicity given to this subject, Mayor David A. Boody, of Brooklyn, has at last taken steps to clear his skirts of the scandal.

Two weeks have elapsed since the Grand Jury presented its written statement to Judge Moore, in the Brooklyn Court of Sessions, and the Mayor has been threatening all sorts of things ever since.

A messenger was at once sent to Corporation Counsel Almet K. Jenks, and the two were soon in close confab.

Then a stenographer was called in, and the task of preparing an affidavit begun.

In a few minutes the affidavit was thrown aside for the time being, and Mr. Jenks hurried over to Judge Moore, who was sitting in the Court of Sessions.

With the exception of the clerk and one or two officials, there was no one present when Mr. Jenks asked the attention of the Court.

"I have," he said, "an application to make concerning the censure of Mayor Boody by the Grand Jury. The application will be based on affidavits for the purpose of asking Your Honor to direct the minutes of the Grand Jury to be published. Will the Court set a time for hearing the application?"

"You can have any morning this week," was the Judge's reply.

"We are anxious to have this matter settled as speedily as possible," said Mr. Jenks. "To-morrow morning will suit us."

"All right," said Judge Moore. "Notify the District-Attorney."

The Corporation Counsel then walked back to the District-Attorney's office, where he gave notice of the intended application. He then returned to the Mayor's office and resumed the preparation of the affidavit.

Between District-Attorney James W. Ridgway, of Kings County, and District-Attorney De Lancey Nicol, of New York, there seems to be a wide difference of opinion as to the rights and duties of Grand Jurors.

However honest the former may be, he is not a lawyer, and the opinion of the Grand Jury, in the case of the Aldermen and Mayor, who the Grand Jury said ought to have been indicted, shielding them, as it were, from the law which he was elected to prosecute.

Mr. Ridgway says the Grand Jurors had no right to indict these officials, notwithstanding that a fraud had been perpetrated upon the city. Mr. Nicol says they had such right, and were bound under their oaths to exercise it.

There is much similarity between the acts of the thirteen Brooklyn Aldermen and the giving of the Boody franchise of this city in 1884. In this latter case indictments were returned, but there the charge of bribery was openly made and proven. That charge has not been made in the case of the Aldermen and Mayor, and consequently is thoroughly posted upon the law by the Grand Jury.

Mr. Nicol, who as assistant to the Corporation Counsel, is in constant contact with the Aldermen and Mayor, and is consequently thoroughly posted upon the law by the Grand Jury.

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District-Attorney try that case, with no more jurisdiction than you or I have, according to what is now claimed in the law.

"The Peter Cooper glass factory was also indicted by the Grand Jury a few weeks ago and duly arraigned in the Court of Sessions."

District-Attorney Ridgway was so surprised at Mr. Nicol's statement that the Grand Jury had found indictments for misdemeanor in the Rosenberg and Cooper cases, that he at once sent for the papers. These he examined carefully, and then said that the Grand Jury had no jurisdiction in the Rosenberg and Cooper cases, that he at once sent for the papers. These he examined carefully, and then said that the Grand Jury had no jurisdiction in the Rosenberg and Cooper cases, that he at once sent for the papers.

"These very cases," he said, "out my contention that the police justice has exclusive jurisdiction in cases of misdemeanor, because you will see by the papers that the Grand Jury was made to a police justice, and it was only on the application of defendants' counsel that the cases were taken out of the jurisdiction of the police court and transferred to the Court of Sessions."

"In the Rosenberg case the indictment by the Grand Jury states that fact. It is the same with the Peter Cooper glass factory. The indictment states that the cases were taken out of the jurisdiction of the police court and transferred to the Court of Sessions."

"Now, in the present case," went on Mr. Ridgway, "suppose I had advised the Grand Jury to indict one or more of the Aldermen and Mayor, and that I had immediately called before Judge Moore. Why, the very first thing he would do would be to dismiss the case, and the Grand Jury would be left with no more jurisdiction than you or I have."

"The police justice has exclusive jurisdiction in cases of misdemeanor," said Mr. Ridgway. "The Grand Jury has no jurisdiction in cases of misdemeanor."

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Hawley Gets Six Months.

Brooklyn Dry-Goods Dealer Convicted of Attempted Assault.

Miss Lyons, One of His Numerous Housekeepers, the Complainant.

Samuel A. Hawley, a well-to-do dry-goods dealer of 350 Gates avenue, Brooklyn, was sentenced by Justice Connolly, in the Gates Avenue Police Court, this morning, to six months in the Kings County Penitentiary for attempting to commit a criminal assault on Miss George A. Lyons, one of his numerous housekeepers, whom he has employed for the past few months.

Hawley is about forty years of age, and a widower.

He has caused considerable excitement and indignation among his neighbors, and more especially among the tenants of the house, 350 Gates avenue, where he kept a dry goods store.

Although Hawley has only occupied the store since April, the neighbors say he has had at least a dozen different housekeepers, all of whom left after staying a day or two.

When he was arrested before Justice Connolly, in the Gates Avenue Police Court, this morning she demanded a private examination, and the request was granted.

According to Miss Lyons' story, told this morning, she inserted an "ad" in "The World" a little more than a week ago, asking for a position as a housekeeper. She said in the "ad" that a good home was very desirable.

She said that she was called to her home, 1428 Second avenue, at New York, and offered her a position as housekeeper, saying that this home had not long ago been closed in the neighborhood and pedestrians in the vicinity were alarmed by loud cries of "Murder!" issuing from the store.

A large crowd gathered about the store door.

When she said she rushed out to the front of the store in her night robe crying for help. She stood in the window a few moments, and then jumped through the plate glass.

Fortunately she escaped with a few slight bruises, but she told her story to a policeman who arrested Hawley.

Miss Lyons, then, between her soba told Justice Connolly the story of the attempted assault.

Justice Connolly, she said, when Hawley came to her room and tried to assault her. She struck him with a frying pan and fled for her life.

Hawley claimed that the woman is an adventuress.

His PLUNGE WAS FATAL.

Geor Dived in a Turkish Bath and Died from His Injuries.

Funeral services over the body of Alpheus R. Geor, the young man who died from the effects of injuries received in a Turkish bath in this city, will take place to-morrow afternoon at 3 o'clock, from the residence of his parents, 282 Myerson street, Brooklyn.

Geor was twenty-nine years old, married, and a native of New York. He was employed as a clerk in the office of the City of New York.

On Thursday afternoon he accompanied by a friend, George Walker, to the Murray Hill Turkish bath house on West Forty-second street. In a spirit of fun Geor attempted to come to the surface, and turned a double somersault.

The young man disappeared in the water, and was taken to the St. James Hotel. It was found that he had sustained severe internal injuries by striking his head on the bottom of the bath.

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SHOT DOWN BY HIS NEPHEW.

Concegnillo Badly Wounded in a Quarrel Over Family Affairs.

Several Italians Take Part in a Shooting Affray.

Antonio Concegnillo, thirty-five years old, of 20 Carroll street, Brooklyn, is in a critical condition at the Long Island College Hospital to-day, with a 38-calibre bullet lodged in the muscular tissues of the left side of his neck.

He was shot last night by his nephew, Salvador Albano, of 18 Carroll street.

Albano and other Italians visited Concegnillo last night, and a heated argument over family affairs ensued.

There was a lively time in Brownsville, the local name of a section of the Twenty-sixth Ward, Brooklyn, last night, and but for the prompt action of Policemen Murray and Shea, of the Seventeenth Precinct, a big riot might have resulted. It came about in this way:

David Apotheker is a printer, doing business at 207 Eastern Parkway. He is a member of the American Typographical Union, and on that account has incurred the enmity of the local members of the Hebrew Typographical Union.

The latter called a mass-meeting in Washington Hall, Osborn street, last night for the purpose of denouncing the American Typographical Union and taking measures to boycott Apotheker. When the meeting was called Schuchman, a Hebrew, appeared to protect Apotheker's business interests.

The meeting had been in session but a half-hour when the three young men arose in their places and objected to the proceedings.

At once there was a clash, and Schuchman and his two friends were ordered to leave the hall. They refused to do so, and a fight ensued.

Several men armed themselves with chairs and defended themselves as best they could. The odds were against them, however, and the tide of battle was turning against them when the night and arrested Schuchman and his two friends.

BEAT HIS AGED MOTHER.

John McCarthy Was Drunk and She Asked Him to Be Quiet.

LONG ISLAND CITY, L. I., July 10.—John McCarthy, aged forty-seven, who resides at Noble street and Vernon avenue, this city, was held by Judge Kavach to-day on a charge of brutally beating his aged mother, who appeared in court with her head and face in bandages. Both eyes were blackened and his face was horribly bruised.

McCarthy and his wife live in the same house with his mother. Last night McCarthy had some friends in his apartment, and at a late hour, after drinking, he became violent.

Mrs. McCarthy told him to make less noise, as there was a sick woman in the next room. He refused to do so, and with his fist, knocked her down and kicked and beat her in a shameful manner.

Summer Schools Opened.

NEWARK, N. J., July 10.—Summer sessions began to-day in six of the public schools in this city. The daily sessions will be three hours, from 9 to 12 o'clock.

Dr. Penman, of Irvington, Resents the Condemnation of His Friend.

IRVINGTON, N. Y., July 10.—The condemnation by the General Assembly of the Presbyterian Church of Rev. Dr. Charles A. Briggs, who was elected Moderator of the Synod of the Presbyterian Church of New York, has caused a great deal of discussion.

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PREVENTED THE BOYCOTT.

Printer Apotheker's Lieutenants Broke Up a Meeting.

Noah Schumann, of 207 Eastern Parkway, Twenty-sixth Ward, Brooklyn, Israel Schenker, of 23 Market street, and Henry Jacobson, of 27 Canal street, New York, were held in the Gates Avenue Court, Brooklyn, this morning for disturbing a public meeting.

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MONAHAN MAY BE MURDERER

Corrigan Is Dying from the Fearful Stab Wound.

The Men Were Once Friends, but Quarrelled Recently.

John Monahan, who stabbed Thomas Corrigan in Bay street, Jersey City, yesterday, was remanded without bail by Justice McDonnell this morning.

The City Hospital surgeon sent word that Corrigan would probably die.

Police Capt. Farrier has found three witnesses of the stabbing.

Monahan and Corrigan were formerly fast friends. Their first quarrel was on July 1, when Monahan went into John Murphy's saloon, on Bay and Warren streets, in which Corrigan was a bartender, with two women, and fell asleep. They had a quarrel about the pay for the drinks, and Monahan threatened Corrigan with his knife.

Monahan was ejected from the saloon by Murphy on July 4.

Yesterday Monahan sent a small boy into the saloon when Corrigan was closing it for the night, and when the bartender came out in answer to the message Monahan thrust his knife into his abdomen.

Corrigan's right name is Spellman. He was adopted by a man named Corrigan.

FATHER KILLEEN'S OPPONENTS.

A Petition Will Now Be Circulated Asking for His Removal.

BAYONNE, N. J., July 10.—Ex-Pastor Thomas Brady, City Recorder of Jersey City, is still seeking to have him removed as pastor of St. Mary's Star of the Sea Roman Catholic Church in this place.

Messrs. Brady, Connolly, and the others say that they do not feel discouraged at the fact that when the question of removing the pastor was submitted to the parishioners by a vote, Father Killeen was sustained by an overwhelming majority. His opponents claim that the voting was not fairly conducted, and that there is a strong sentiment in the parish in favor of Father Killeen.

For the purpose of showing the extent of this sentiment, petitions are to be circulated in the parish, asking for the removal of Father Killeen.

Ex-Pastor Brady, formerly a Trustee of St. Mary's Church, came out openly in a letter to Father Killeen, declaring that he had made and occasioned much scandalous talk in the parish, and ex-Trustee Brady especially called the parishioners to attention.

Father Killeen, however, has many earnest supporters among his parishioners, and the priest says he is confident that he will continue to be loyal and stand by him.

BRIGGS'S SUPPORTER RESIGNS.

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